

**PATENT** 

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Alois BIEBL et al.

Serial No.:

10/074,121

Filed: February 12, 2002

For:

Drive Circuit For An Led Array

Mail Stop ISSUE FEE Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

Examiner: DHARIA, Prabodh M.

Group Art: 2673

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on

January 25, 2005 (Date of Deposit)

Thomas Langer

January 25, 2005 Date of Signature

RESPONSE TO EXAMINER'S STATEMENT OF REASONS FOR ALLOWANCE

SIR:

The Examiner's Statement of reasons for allowance is inapplicable and inappropriate for at least the following reasons.

Reasons for allowance are only warranted in instances in which "the record of the prosecution as a whole does not make clear ... [the Examiner's] reasons for allowing a claim...". In the present case, applicant believes the record as a whole does make the reasons for allowance clear and, therefore, no statement by the Examiner is necessary or warranted. Furthermore, the applicant does not necessarily agree with each statement in the reasons for allowance.

The Examiner's reasons for allowance imports an interpretation into the claim(s) in relation

to the prior art that is imprecise, inaccurate, and places an unwarranted interpretation upon the

claim(s). Such a characterization of the claim(s) in view of the prior art does not properly take into

account the applicant's claimed invention in light of the specification and the applicant's responses

to the USPTO's office actions.

Moreover, the following terms are used by the Examiner in describing the invention:

1. a first current detection device

2. master LED cluster

3. a pound

4. second current detection device

5. at least two slave LED clusters

6. a control loop

7. master semiconductor switch

8. diagnosys unit

None of these terms, except for the control loop, appears in claim 1 or claim 16.

Furthermore, the Examiner's wording contains several inaccuracies. The term "pound"

appears to have no connection with the technology of this invention. The total master current is not

U<sub>Mess</sub> but, rather, I<sub>LED</sub>. The Examiner calls the slave current R<sub>Mess</sub> but, in fact, it is U<sub>Mess</sub>. Also, U<sub>OL</sub>

is not the desired slave current but, rather, the described total current.

Respectfully submitted,

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-2-